



State of Illinois

ENVIRONMENTAL PROTECTION AGENCY

57980

Mary A. Gade, Director

2200 Churchill Road, Springfield, IL 62794-9276

INVOICE
DIVISION OF AIR POLLUTION CONTROL
ANNUAL SITE FEE

AUGUST 15, 1994

RECEIVED

AUG 18 1994

ARROW GEAR CO.

ARROW GEAR CO
ATTN: ACCOUNTING DEPARTMENT
2301 CURTISS
OWNERS GROVE IL 60515

SITE TO WHICH FEE APPLIES

IS: 043020A86

ARROW GEAR CO
2301 CURTISS
OWNERS GROVE IL 60515

THIS IS YOUR ANNUAL AIR POLLUTION CONTROL SITE FEE INVOICE. MAKE EITHER CHECK OR MONEY ORDER PAYABLE TO: "TREASURER, STATE OF ILLINOIS". COMPLETE THE REQUESTED INFORMATION AND RETAIN THE COPY OF THIS INVOICE FOR YOUR RECORDS. RETURN THE ORIGINAL INVOICE WITH PAYMENT IN THE ENVELOPE PROVIDED.

PAYMENT IS DUE 30 DAYS FROM RECEIPT OF THIS ENVELOPE.

BALANCE FORWARD (INCLUDES PAST DUE AMOUNTS)

CURRENT FEE

BALANCE DUE (WITHIN 30 DAYS)

589781

PLEASE PROVIDE THE FOLLOWING INFORMATION:

AMOUNT ENCLOSED \$

FEDERAL EMPLOYER IDENTIFICATION NUMBER

SOCIAL SECURITY NUMBER

CONTROL #

EXTEN/PRICE

APPROVED

8-30-94

PLEASE DESIGNATE WITH I.D. NUMBER ON YOUR CHECK.

TO THE
ORDER OF

PAY

IL ENVIRONMENTAL
PROTECTION AGENCY
P.O. BOX 19276
SPRINGFIELD, IL 62794
LAKE SHORE NATIONAL BANK
CHICAGO, ILLINOIS 60611
⑈0164867⑈ ⑈071003036⑈ 0090 00140⑈



ARROW GEAR COMPANY
2301 Curtis Street
Downers Grove, Illinois 60515

ARROW GEAR COMPANY
DOWNERS GROVE, ILLINOIS 60515

FOLIO NUMBER 0164867

THE SUM OF *****1000 DOLLARS AND 00 CENTS

ARROW GEAR COMPANY

PAY THIS AMOUNT
\$1.00

CHECK
0910

CHECK NUMBER 120
710

CHECK NO
120284

VENDOR NO
39480

TOTAL AMOUNT ON
CHECK IS LAST FIGURE
IN COLUMN ABOVE

INVOICE DATE	INVOICE NUMBER	CONTROL NUMBER	AMOUNT	DISCOUNT	AMOUNT PAID
08:15 94	043030AB0	001	1,000.00	.00	1,000.00
			1,000.00	.00	1,000.00



State of Illinois

ENVIRONMENTAL PROTECTION AGENCY

Mary A. Gade, Director

2200 Churchill Road, Springfield, IL 62794-9276

Re: Amended Site Fee Legislation

Dear Permittee:

Please note that the attached billing statement contains a new site fee amount. This revised fee is due to the recent passage of Public Act 88-496, which amended the site fee provisions of Section 9.6 of the Environmental Protection Act, Ill. Rev. Stat., ch. 111 1/2, par. 1009.6 [415 ILCS 5/9.6] ("Act"). The new site fee amounts became effective on July 1, 1993. A copy of Section 9.6 of the Act, as amended by Public Act 88-496, has been included for your information.

If you have any questions regarding your billing statement or the attached legislation, please contact Betty Ascher at (217) 782-2113.

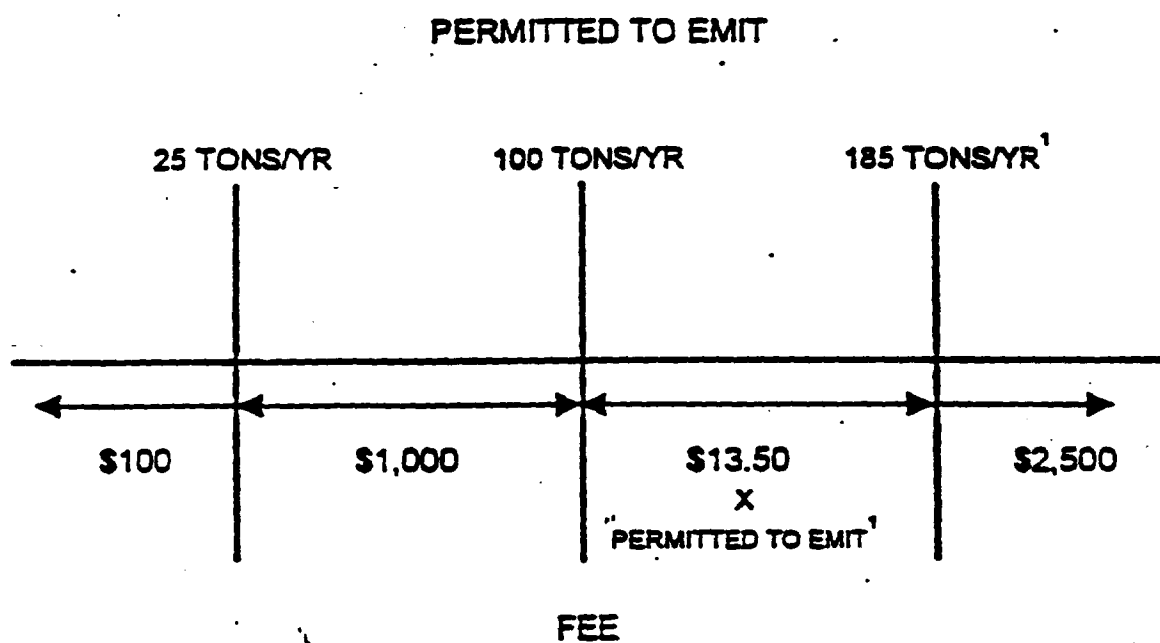
Sincerely,

Bharat Mathur, Chief
Bureau of Air

BM:ds

Attachment

CURRENT FEES OR "RAMP UP" FEES EFFECTIVE AS OF JULY 1, 1993



¹ EXCLUDING CO AND NON VOM'S (E.G., CFC'S, FREON)

ICE 111

SEP 1 1996

OFFICE OF THE CLERK
LEGISLATIVE COUNCIL

Handwritten signature

Original in the House of Representatives

PUBLIC ACT 88-996

1	An Act in relation to the environment.	36
2	Be it enacted by the People of the State of Illinois,	40
3	represented in the General Assembly:	41
4	Section 5. The State Finance Act is amended by adding	45
5	Sections 5.360 and 5.361 as follows:	46
6	(30 ILCS 105/5.360 new)	49
7	<u>Sec. 5.360. The Landfill Closure and Post-Closure Fund.</u>	51
8	(30 ILCS 105/5.361 new)	54
9	<u>Sec. 5.361. The Subtitle D Management Fund.</u>	56
10	Section 10. The Motor Fuel Tax Law is amended by changing	59
11	Sections 2a and 8a as follows:	60
12	(35 ILCS 505/2a) (from Ch. 120, par. 418a)	63
13	Sec. 2a. Except as hereinafter provided, on and after	65
14	January 1, 1990 and before January 1, 2013 1998, a tax of	66
15	three-tenths of a cent per gallon is imposed upon the	68
16	privilege of being a receiver in this State of fuel for sale	69
17	or use.	
18	The tax shall be paid by the receiver in this State who	71
19	first sells or uses fuel. In the case of a sale, the tax	72
20	shall be stated as a separate item on the invoice.	73
21	For the purpose of the tax imposed by this Section, being	75
22	a receiver of "motor fuel" as defined by Section 1.1 of this	76
23	Act, and aviation fuels, home heating oil and kerosene, but	77
24	excluding liquified petroleum gases, is subject to tax	78
25	without regard to whether the fuel is intended to be used for	79
26	operation of motor vehicles on the public highways and	
27	waters. However, no such tax shall be imposed upon the	80
28	importation or receipt of aviation fuels and kerosene at	81

1 period, the Board must make a finding, based upon the record 551
2 in the rulemaking proceeding, that the one-year period is
3 insufficient for completion of the rulemaking, and, such 552
4 finding shall specifically state the reasons for the 553
5 extension. Except as otherwise provided above, the Board 554
6 must make the finding that an extension of time is necessary 555
7 prior to the expiration of the initial one-year period, and 556
8 must also publish a notice of extension in the Illinois 557
9 Register as expeditiously as practicable following its
10 decision, stating the specific reasons for the Board's 558
11 decision to extend. The notice of extension need not appear 559
12 in the Illinois Register prior to the expiration of the 560
13 initial one year period and shall specify a date certain by 561
14 which the Board anticipates completion of the rulemaking, 562
15 except that if a date certain cannot be specified because of
16 a need to delay adoption pending occurrence of an event 563
17 beyond the Board's control, the notice shall specify the 564
18 event, explain its circumstances, and contain an estimate of 565
19 the amount of time needed to complete the rulemaking after 566
20 the occurrence of the specified event.
21 (Source: P.A. 86-366; 87-830; revised.) 568

22 (415 ILCS 5/9.6) (from Ch. 111 1/2, par. 1009.6) 571
23 Sec. 9.6. Air pollution operating permit fee. 573
24 (a) For any site for which an air pollution operating 576
25 permit has been issued, revised--or-renewed-by-the-Agency 577
26 after-December-31-1988, other than a site permitted solely 578
27 as a retail liquid dispensing facility that has and-having 579
28 air pollution control equipment or an agricultural facility 580
29 with an endorsed permit pursuant to Section 19.4, the-Agency 581
30 shall-collect-as-annual-fee-from the owner or operator of 582
31 that site shall pay an annual fee to the Agency for as long 583
32 as a permit is in effect. The-fee-for--a--site--permitted--to 584
33 emit--25--tons--or--more--of--all-regulated-pollutants--shall-be 585

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1 ~~\$600. The fee for a site permitted to emit less than 25 tons~~ 585
2 ~~of all regulated pollutants shall be \$200.~~
3 (b) The following fee amounts shall apply: 587
4 (1) The fee for a site permitted to emit less than 589
5 25 tons per year of any combination of regulated air 590
6 pollutants, as defined in Section 39.5 of this Act, is 591
7 \$100 per year, beginning July 1, 1993, except as provided
8 in subsection (c) of this Section. 592
9 (2) The fee for a site permitted to emit at least 594
10 25 tons per year but less than 100 tons per year of any 595
11 combination of regulated air pollutants, as defined in 596
12 Section 39.5 of this Act, is \$1,000 per year beginning
13 July 1, 1993, except as provided in subsection (c) of 597
14 this Section.
15 (3) The fee for a site permitted to emit at least 599
16 100 tons per year of any combination of regulated air 600
17 pollutants is \$2,500 per year beginning July 1, 1993, 601
18 except as provided in subsection (c) of this Section; 602
19 provided, however, that the fee shall not exceed the 603
20 amount that would be required for the site if it were 604
21 subject to the fee requirements of Section 39.5 of this 605
22 Act.
23 (c) The owner or operator of any source subject to 607
24 paragraphs (b)(1), (b)(2), or (b)(3) of this Section that 608
25 becomes subject to Section 39.5 of this Act shall continue to 609
26 pay the fee set forth in this Section until the source 610
27 becomes subject to the fee set forth within subsection 18 of
28 Section 39.5 of this Act. In the event a site has paid a fee 611
29 under this Section during the 12 month period following the 612
30 effective date of the CAAP, the fee amount shall be deducted 613
31 from any amount due under subsection 18 of Section 39.5 of
32 this Act. Owners or operators that are subject to paragraph 614
33 (b)(1), (b)(2), or (b)(3) of this Section, but that are not 615
34 also subject to Section 39.5, or excluded pursuant to 616

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1 subsection 1.1 or subsection 3(c) of Section 39.3 shall 619
2 continue to pay the fee amounts set forth within paragraphs 620
3 (b)(1), (b)(2), or (b)(3), whichever is applicable.

4 ~~(b) For any site for which a fee is not required under~~ 622
5 ~~subsection (a) above, but for which an air pollution~~ 623
6 ~~operating permit has been issued or renewed by the Agency~~ 624
7 ~~after January 1, 1986, other than a site permitted solely as~~ 625
8 ~~a retail liquid dispensing facility and having air pollution~~
9 ~~control equipment, the Agency shall collect a fee from the~~ 626
10 ~~owner or operator of that site. Any such site permitted to~~ 627
11 ~~emit 25 tons or more of air regulated pollutants shall pay an~~ 628
12 ~~annual fee of \$250. Any such site permitted to emit less~~ 629
13 ~~than 25 tons of air regulated pollutants shall pay an annual~~ 630
14 ~~fee of \$75.~~

15 (d) (e) Only one air pollution site fee may be collected 632
16 from any site, even if such site receives more than one air 634
17 pollution control permit.

18 (e) (f) The Agency shall establish procedures for the 636
19 collection of air pollution site fees. Air pollution site 638
20 fees may be paid annually, or in advance for the number of 639
21 years for which the permit is issued, at the option of the 640
22 owner or operator.

23 (f) (g) The Agency may deny an application for the 642
24 issuance or renewal of an air pollution operating permit if 644
25 any air pollution site fee owed by the applicant has not been 645
26 paid within 60 days of the due date, unless the applicant, at 646
27 the time of application, pays to the Agency in advance the
28 air pollution site fee for the site that is the subject of 647
29 the operating permit, plus any other air pollution site fees 648
30 then owed by the applicant. The denial of an air pollution 649
31 operating permit for failure to pay an air pollution site fee 650
32 shall be subject to review by the Board pursuant to the
33 provisions of subsection (a) of Section 40 of this Act. 651

34 (Source: P.A. 86-671; 86-1409.) 653

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1 oil for consumptive use on the premises where stored. 4361
2 (Source: P.A. 86-125; 86-1050; 87-323; 87-1088.) 4364
3 (415 ILCS 5/22.13 rep; 22.18 rep; 22.18b rep; and 22.18c 4367
4 rep.)
5 Section 95. The Environmental Protection Act is amended 4369
6 by repealing Sections 22.13, 22.18, 22.18b, and 22.18c. 4370

7 Section 99. This Act takes effect upon becoming law. 4373

8 Michael J. Madigan 4377
9 Speaker, House of Representatives 4378

10 John D. Cook 4380
11 President of the Senate 4381

APPROVED

this 13th day of September 1993 AD

Jim Edgar
GOVERNOR